1			
2			
3			
4			
5			
6			
7			
8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
10	AMY STEENMEYER,	CASE NO. C13-2184 MJP	
11	Plaintiff,	ORDER ON PLAINTIFF'S MOTION	
12	v.	TO QUASH SUBPOENAS TO PRODUCE EMPLOYMENT RECORDS AND REQUEST FOR SANCTIONS	
13	THE BOEING COMPANY,		
14	Defendant.		
15			
16	THIS MATTER comes before the Court on Plaintiff's Motion to Quash Subpoenas to		
17	Produce Employment Records and Request for Sanctions (Dkt. No. 12.) Having reviewed the		
18	Motion, Defendant's Opposition (Dkt. No. 13), and Plaintiff's Reply (Dkt. No 15), the Court		
19	hereby GRANTS the Motion in part and DENIES it in part.		
20	The motion to quash is GRANTED only insofar as Defendant requests information from		
21	employers from 2003 forward. In order to facilitate this distinction, Plaintiff is ORDERED to		
22	immediately supply the dates of her employment with each employer from 2003 to the present.		
23	In all other respects the motion is DENIED. Defendant needs the information requested		
24	to assess Plaintiff's history of requests for accommodation and accommodations actually made in		

the wake of Plaintiff's 2003 onset date; in addition, the information is relevant to Defendant's after-acquired evidence defense regarding Plaintiff's employment application. The Court DENIES Plaintiff's request for sanctions, since continued discussion between the Parties could have yielded the minimal relief the Court has granted. The clerk is ordered to provide copies of this order to all counsel. Dated this 8th day of July, 2014. Marshy Melens Marsha J. Pechman Chief United States District Judge